

IN CLERK'S OFFICE
U.S. DISTRICT COURT ED. N.Y.

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

STAR FEB 05 1999 STAR
P.M. TIME A.M.
MC-98-219 (CPS)

In the Matter of Keith M. Krasnove,
an Attorney and Counselor-at-Law.

ORDER

Respondent.

-----X

An order having been issued by this Court directing respondent to appear at a hearing and show cause why respondent should not be disciplined by this Court, and respondent having failed to file an answer in response or appear at said hearing, it is hereby

ORDERED pursuant to Local General Rule 1.5 of the Eastern District of New York that respondent be and hereby is suspended from the practice of law before this Court until such time as he is reinstated to the practice of law in the State of New York, and until further order of this court.

The Clerk is directed to close the case and to mail a copy of the within to all parties.

SO ORDERED.

Dated : Brooklyn, New York
January 27, 1999



Charles P. Sifton, Chief Judge
and Chairman of the Committee on
Grievances, E.D.N.Y.

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

In the Matter of

Keith Martin Krasnove
12769 NW 18th Manor
Coral Springs, FL 33071

Respondent.

1998-10-19
M-2-238
ORDER

1998 OCT 21 P 2:33
CLERK
U.S. DISTRICT COURT
EASTERN DISTRICT
OF NEW YORK

037
copy

Pursuant to Local Civil Rule 1.5(b)(2) of this Court, on September 9, 1998, an Order to Show Cause was served on Respondent, Keith Martin Krasnove, directing him to show cause by October 9, 1998 why he should not be disciplined by this Court pursuant to Local Civil Rules 1.5(b)(2) and 1.5(c)(1).

This Court has not received a submission from Respondent. Therefore, pursuant to Local Civil Rules 1.5(b)(2) and 1.5(c)(1) as adopted by the Board of Judges of this Court and made effective April 15, 1997, it is hereby ordered and directed that Respondent Keith Martin Krasnove be suspended from practice in this Court until such

time as he is reinstated to the practice of law in the State of New York.

SO ORDERED.

Shira A. Scheindlin
SHIRA A. SCHEINDLIN
Chair, Committee on Grievances S.D.N.Y.

MICROFILM

OCT 20 1998

Dated: New York, New York
October 16, 1998

MAILED ON 10/19/98
CHAMBERS OF SHIRA A. SCHEINDLIN

AMERICAN BAR ASSOCIATION

3/30/96

NATIONAL LAWYER REGULATORY
DATA BANK REPORT FORM

*Reporting Agent: Please type or print
to complete and sign; attach court or
disciplinary board order and return to:*

Ms. Maria D. Pedraza
Data Bank Administrative Assistant
Center for Professional Responsibility
American Bar Association
541 No Fairbanks Ct M-S 14.3
Chicago IL 60611-3314

(For Office Use Only)

MISC. 98 219

NAME	KRASNOVE, KEITH	MARTIN
	(Last, Suffix)	(First)
ADDRESS	12769 NW 18th Manor	(Middle)
(Office)	(Number & Street)	
	Coral Springs, FL 33071	
	(City)	(State)
FORMER ADDRESS	2409 University Drive	(Zip)
	(Number & Street)	
	Coral Springs, FL 33065	
	(City)	(State)
		(Zip)

12769 NW 18th Manor
 Coral Springs, FL 33071
 2409 University Drive
 Coral Springs, FL 33065

33065
 A
 26

JURISDICTIONS IN WHICH ADMITTED TO PRACTICE:

JURISDICTION	ADMISSION DATE	REGISTRATION OR BAR NUMBER
Second	02/6/74	2370393

DATE OF BIRTH 1/9/30/48
mm/dd/yy

INTERNATIONAL STANDARD LAWYER NUMBER (ISLN) Unknown

OTHER NAMES(S) Unknown

MOTHER'S BIRTH NAME Unknown

SOCIAL SECURITY # Unknown GENDER F M xxxxxx

Supreme Court, Appellate Division, 2nd Dept., 45 Monroe Place

Brooklyn, NY

11201

JURISDICTION IMPOSING REGULATORY ACTION 11201

ORDER DATE AUG 17/1998 EFFECTIVE DATE SEP 17 1998
mm/dd/yy mm/dd/yy

ORDER OR

DOCKET NUMBER(S) 97-08090

CLERK

Supreme Court State of New York

Appellate Division Second Dept.

Authorized Reporting Agent Name/ Signature

(1)

Reporting Agent: Please refer to Instruction Sheet.

DISBARMENT

- D105 DISBARMENT
- D110 DISBARMENT ON CONSENT
- D115 PERMANENT DISBARMENT
- D120 RECIPROCAL DISBARMENT

RESIGNATION

- D210 CHARGES PENDING
- D215 PERMANENT RESIGNATION
- D250 RECIPROCAL RESIGNATION

TRANSFER RE INACTIVE STATUS

- D310 TO DISABILITY INACTIVE STATUS
/NO CHARGES PENDING
- D320 TRANSFER/CHARGES PENDING
- D350 FROM INACTIVE STATUS
- D360 RECIPROCAL TRANSFER

SUSPENSION

D405 DEFINITE SUSPENSION / / / /

- D410 INDEFINITE SUSPENSION
- D415 INTERIM/IMMEDIATE SUSPENSION
- D420 SUSPENSION ON CONSENT
- D435 RECIPROCAL SUSPENSION / / / /
/ / / /
yy/mm/ddd

PROBATION

- D525 PROBATION / / / /
- D526 RECIPROCAL PROBATION / / / /
- D527 EXTENSION OF PROBATION / / / /
- D528 PROBATION ON CONSENT / / / /
- D529 REVOCATION OF PROBATION: SUSPENSION / / / /
- D524 TERMINATION OF PROBATION yy/mm/ddd

REPRIMAND/CENSURE

- D530 PUBLIC REPRIMAND/PUBLIC CENSURE
- D531 RECIPROCAL REPRIMAND/CENSURE
- D532 CONSENT REPRIMAND/CENSURE

OTHER DISPOSITIONS

- D505 RESTITUTION \$ _____
- D510 COSTS \$ _____
- D515 FINES \$ _____
- D520 LIMITATIONS ON PRACTICE

- D535 PROFESSIONAL RESPONSIBILITY EXAM
- D536 BAR EXAM
- D540 OTHER CONDITIONS/DISPOSITIONS

<input type="checkbox"/> D545 PRO BONO	HRS: _____
<input type="checkbox"/> D548 LAW PRACTICE MANAGEMENT PROGRAM	HRS: _____
<input type="checkbox"/> D550 COMMUNITY SERVICE	HRS: _____
<input type="checkbox"/> D555 CONTINUING LEGAL EDUCATION	HRS: _____
<input type="checkbox"/> D558 ETHICS SCHOOL	D573 LAWYERS ASSISTANCE PROGRAM
<input type="checkbox"/> D562 MONITOR TRUST ACCOUNTS	D575 CONTEMPT
<input type="checkbox"/> D565 REHABILITATION PROGRAM	D580 ORDER STAYED
<input type="checkbox"/> D570 ALCOHOL/SUBSTANCE ABUSE MONITORING	D585 ORDER VACATED
	D590 ORDER MODIFIED

REINSTATEMENT/READMISSION

- D605 REINSTATE/READMIT BY
COURT ORDER
- D610 AUTOMATIC REINSTATEMENT

- D615 REINSTATEMENT DENIED
- D700 RESPONDENT DECLINED

SUPREME COURT OF THE STATE OF NEW YORK
APPELLATE DIVISION : SECOND JUDICIAL DEPARTMENT

3457D
Y/mv

AD2d

GUY JAMES MANGANO, P.J.
LAWRENCE J. BRACKEN
ALBERT M. ROSENBLATT
SONDRA MILLER
CORNELIUS J. O'BRIEN, JJ.

97-08090

In the Matter of Keith M. Krasnove,
an attorney and counselor-at-law.

Grievance Committee for the Second and
Eleventh Judicial Districts, petitioner;
Keith M. Krasnove, respondent.

OPINION & ORDER

SIEGMAN, CH. J.
MISC. 98 219

MOTION by the petitioner pursuant to 22 NYCRR 691.3 to impose discipline on the respondent based upon disciplinary action taken against him by the Supreme Court of Florida. The respondent was admitted to the Bar in the State of New York on February 6, 1974, at a term of the Appellate Division of the Supreme Court in the Second Judicial Department, under the name Keith Martin Krasnove.

Robert H. Straus, Brooklyn, N.Y. (Susan Korenberg of counsel), for petitioner.

Keith M. Krasnove, Coral Springs, Florida, respondent *pro se*.

PER CURIAM.

By order of the Supreme Court of Florida, dated July 17, 1997, the respondent was suspended from the practice of law in that State for one year.

On August 27, 1997, the Grievance Committee served the respondent with a notice pursuant to 22 NYCRR 691.3(d), informing him of his right to offer certain defenses to the imposition of discipline by the State of New York. In his verified statement, dated September 26, 1997, the respondent asserted that the imposition of extended discipline by this court would be unjust and requested a hearing. By order of this court dated December 5, 1997,

the Grievance Committee's motion was held in abeyance, pending a hearing pursuant to 22 NYCRR 691.3(d), and the Honorable Francis X. Egitto was appointed as Special Referee to hear and report. A hearing was conducted on March 3, 1998.

The Special Referee found no reason why the imposition of discipline by this court would be unjust. The Grievance Committee now moves to confirm the Special Referee's report and to impose such discipline in New York as the court deems appropriate. The respondent also moves to confirm the Special Referee's report and to suspend him for one year, nunc pro tunc to August 17, 1997, the effective date of his Florida suspension.

Based on the evidence adduced, including the decision of the Florida Supreme Court, the report of the Florida Referee, the respondent's testimony, and the exhibits introduced, we conclude that the Special Referee's determination was proper.

Under the circumstances of this case, the respondent is suspended from the practice of law in New York for two years, effective September 17, 1998.

MANGANO, P.J., BRACKEN, ROSENBLATT, MILLER and O'BRIEN, JJ., concur.

ORDERED that the motions by the petitioner and the respondent's motion are granted; and it is further,

ORDERED that pursuant to 22 NYCRR 691.3, the respondent, Keith M. Krasnove, is suspended from the practice of law in New York for a period of two years, effective September 17, 1998, and continuing until further order of this court; and it is further,

ORDERED that the respondent shall promptly comply with this court's rules governing the conduct of disbarred, suspended, and resigned attorneys (22 NYCRR 691.10); and it is further,

ORDERED that pursuant to Judiciary Law § 90, during the period of suspension and until the further order of this court, the respondent, Keith M. Krasnove, is commanded to desist and refrain from (1) practicing law in any form, either as principal or agent, clerk or employee of another, (2) appearing as an attorney or counselor-at-law before any court, Judge, Justice, board, commission or other public authority, (3) giving to another an opinion as to the law or its application or any advice in relation thereto, and (4) holding himself out in any way as an attorney and counselor-at-law.

SUPREME COURT, STATE OF NEW YORK
APPELLATE DIVISION SECOND DEPT

ENTER:

I, MARTIN H. BROWNSTEIN, Clerk of the Appellate Division of the Supreme Court, Second Judicial Department, do hereby certify that I have compared this copy with the original filed in my office on **AUG 17 1998** and that this copy is a correct transcription of said original.

IN WITNESS WHEREOF I have hereunto set my hand and affixed
the seal of this Court on **AUG 17 1998**



MARTIN H. BROWNSTEIN

Martin H. Brownstein
Clerk

clm
UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

-----X

In the Matter of Keith Martin Krasnove,
an Attorney and Counselor-at-Law.

MC-98-219 (CPS)

ORDER

Respondent.

-----X

It having come to the attention of the Court that respondent has been disciplined by the Appellate Division of the Supreme Court of the State of New York, and by the Grievance Committee of the Southern District of New York, the respondent is directed pursuant to Rule 1.5 of the General Rules of the Court to show cause before the undersigned in Courtroom No. 2, United States Courthouse, 225 Cadman Plaza East, Brooklyn, New York, at 4:30 p.m., on January 27, 1999 why respondent should not be disciplined by this Court in accordance with the provisions of Rules 1.5(c) and 1.5(d) of such Rules; and it is further

ORDERED that the Clerk of the Court shall serve a copy of the within order upon respondent by first class mail, and it is further

ORDERED that respondent shall serve and file responsive papers, if any, no later than 10 days prior to the return date of the order.

SO ORDERED.

Dated : Brooklyn, New York
November 19, 1998



Charles P. Sifton, Chief Judge
and Chairman of the Committee on
Grievances, E.D.N.Y.

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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

BEFORE: SIFTON, C.J.

DATE: JAN 25 1999 JAN 27 1999

TIME: 4:30

DOCKET #: MC- 98-219

TITLE: In the Matter of Keith Martin Krasnow, an Attorney and Counselor at Law.

DEPUTY CLERK: Stanley Kessler

COURT REPORTER/ESR: Sheldon Silverman

APPEARANCES:

For Respondent: _____

ATTORNEY DISCIPLINARY PROCEEDING

Case called for order to show cause.

No appearances.

No appearance for the respondent.

Respondent present pro se. Respondent present with counsel.

Counsel for respondent present.

Status conference held. Status conf. set for/cont'd to _____ at 4:30 p.m.

For the reasons stated on the record, the respondent is suspended from the practice of law before this court for a period of _____, commencing on _____, pending consideration of the charges against him in a disciplinary proceeding by the New York State Bar, until such time as he is reinstated to practice law in the State of New York, and until further order of this court.

For the reasons stated on the record, the respondent is disbarred from the practice of law before this court and his name is ordered stricken from the roll of attorneys of this court.

For the reasons stated on the record, the respondent is censured.

The matter is referred to the Committee on Grievances.

Decision is reserved on the order to show cause.

The matter is continued to _____

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